In the Matter Of:

NEW ENGLAND COMPOUNDING PHARMACY INC. PRODUCTS LIABILITY

VIDEOTAPED DEPOSITION OF ANDREW VICKERS, R.N.

February 18, 2016



100 Mayfair Royal 181 Fourteenth Street Atlanta, GA 30309 404.847.0999

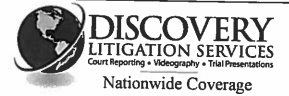
T	UNITED STATES DISTRICT COURT
2	FOR THE DISTRICT OF MASSACHUSETTS
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5	IN RE: NEW ENGLAND
6	COMPOUNDING PHARMACY, INC. MDL No. 2419
7	PRODUCTS LIABILITY LITIGATION Master Docket
8	1:13-md-02419-RWZ
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12	VIDEOTAPED DEPOSITION OF ANDREW VICKERS, R.N.
13	
14	Thursday, February 18, 2016
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22	Reported by: Lori J. Goodin, RPR, CLR, CRR,
23	Realtime Systems Administrator
24	
25	Assignment No. 26240



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3	The deposition of ANDREW VICKERS, R.N.,
4	was convened on Thursday, February 18, 2016,
5	commencing at 10:39 a.m., at the offices of
6	
7	PESSIN KATZ LAW
8	Suite 400
9	901 Dulaney Valley Road
10	Towson, Maryland 21204
11	
12	
13	before Lori J. Goodin, Registered Professional
14	Reporter, Certified LiveNote Reporter, Certified
15	Realtime Reporter, Realtime Systems Administrator,
16	and Notary Public in and for the State of
17	Maryland.
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1	APPEARANCES	_
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3	For Plaintiffs:	
4	MICHAEL COREN, ESQUIRE	
5	HARRY ROTH, ESQUIRE (via telephone)	
6	COHEN PLACITELLA & ROTH, P.C.	
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14	And Co-counsel:	
15	PATRICIA KASPUTYS, ESQUIRE	
16	SHARON L. HOUSTON, ESQUIRE	
17	LAW OFFICES OF PETER G. ANGELOS	
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7	Q. Thank you. This document is going
2	to be marked 1147.
3	(Exhibit Number 1147
4	marked for identification.)
5	BY MR. COREN:
6	Q. It is a prescription order form it
7	bears the date of April 5, '11. On the record
8	the names of the patients will be redacted out,
9	okay?
10	First of all, do you recognize any
11	of the handwriting on that form?
12	A. Yes.
13	Q. Whose handwriting is that?
14	A. My handwriting and Dr. Bhambhani.
15	Q. And Dr. Bhambhani's handwriting is
16	the signature at the bottom?
17	A. Correct.
18	Q. Does her handwriting appear anywhere
19	else on the form?
20	A. The DEA number.
21	Q. Okay. Now, there are names, patient
22	names. Are those the names that earlier today
23	you discussed that you would pull from random in
24	order to fill out the form?
25	A. Well, not at random, they would be

1	on a previous schedule.
2	Q. Okay. So, everybody whose name
3	appears on this list already had their steroid
4	shot, correct?
5	A. Unless they were canceled
6	previously, yes.
7	Q. Okay. So, there may be even some
8	patients names who were listed who never ever had
9	the shot at all?
LO	MS. STEINER: Objection as to form
L1	and foundation.
L2	THE WITNESS: It is possible.
L3	BY MR. COREN:
L 4	Q. Okay. Do you think it was likely or
L5	do you think it is more likely all of those names
L6	are somebody who previously had a steroid shot?
L 7	A. It is possible.
L8	Q. Okay. Now, there is an indication
L9	for a patient next to, on the last column that
20	has the Number 5, correct?
21	A. Yes.
22	Q. And is that indicating the number of
23	vials?
24	A. Yes.
25	Q. Is it fair to say that no one



1	patient in your experience ever had five vials of
2	NECC MPA administered to them?
3	A. I couldn't say. It would depend on
4	their history.
5	Q. Are aware of any?
6	A. Not to the best of my knowledge.
7	Q. Okay. You can't, are you able to
8	say to reasonable certainty that every one of
9	those patients whose names are listed received
10	five vials of NECC MPA?
11	MS. STEINER: Objection as to form
1.2	and foundation.
13	THE WITNESS: I really couldn't say
L 4	because I don't know their history.
15	BY MR. COREN:
16	Q. Why did you put five vials next to
L7	each patient's name on their order?
L8	A. NECC said we could order five vials
L9	per patient to obtain the quantity that we needed
20	for future injections.
21	Q. Who at NECC told you that?
22	MS. STEINER: Objection as to
23	foundation.
24	THE WITNESS: Nobody from NECC told
25	me. I was instructed by Kim Brockmeyer that



4.	pacient's names, live viais per pacient.
2	And you did that, correct? That was
3	the process you followed?
4	A. Yes.
5	Q. Okay. And then, the drugs came in.
6	How were they delivered?
7	A. UPS or FedEx.
8	Q. So, usually they came a few days
9	after you placed the fax order?
10	A. A few days to a week after.
11	Q. Now, the, in the UPS or the FedEx
12	package, who opened it when it was received?
13	A. Most of the time it would be me.
14	Q. Okay. And when you opened the box,
15	what did you find in it?
16	A. Wrapped in bubble wrap were silver
L7	sealed packages with five vials per package.
L8	Q. Okay. Was there anything else in
L9	the envelope or the box?
20	A. On the pouch would have the name of
21	the medication and the patient's name.
22	Q. Okay. And that corresponded to, say
23	there were on your list ten names. There would
24	be ten foil packages?
25	A. Correct.



1,	Q. Okay. And each foil package would
2	have a patient's name on it, correct?
3	A. Correct.
4	Q. Okay. Did you understand that what
5	had come in was a prescription for that patient?
6	MS. STEINER: Objection as to form.
7	BY MR. COREN:
8	Q. Of five vials?
9	MS. STEINER: Objection as to form
10	and foundation.
11	THE WITNESS: No.
12	BY MR. COREN:
13	Q. Did you ever come to learn that?
14	A. No.
15	Q. Okay. Now, if that was a
16	description for the patient's name who appeared
17	on the pouch that contained five vials, would you
18	agree with me that the people that were being
19	administered the steroid from those vials was
20	getting something that was prescribed for a
21	different patient?
22	MS. STEINER: Objection as to form
23	and foundation. Calls for a legal
24	conclusion.
25	You could answer as a fact witness,